

were admitted into the trial record and to review and evaluate which designations can be made available publicly without redaction and which designations will require redactions.

3. The Parties plan to continue to address any remaining disagreements with respect to the trial exhibits, to begin to redact the exhibits they have identified that will require redaction, and to review the deposition designations. The Parties agree to meet-and-confer over any disagreements or issues that may come up through that process.

4. The Parties ask that the Court allow the Parties to have a 45-day period to continue their implementation of this process and to direct the Parties to file another joint status report on or before **December 12, 2024**. With those deadlines, the Parties anticipate the next status report can be used to identify the exhibits that can be admitted with redactions onto the public record, identify the Parties' agreements with respect to deposition designations as well as any remaining disagreements.

WHEREFORE, the Parties respectfully submit this Joint Status Report #2 for the Court's consideration.

COHEN MILSTEIN SELLERS & TOLL

/s/ Christine E. Webber

By: Christine E. Webber (DC 439368)
1100 New York Avenue NW, Fifth Floor
Washington, DC 20005
202-408-4600
cwebber@cohenmilstein.com

ARNOLD, BEYER, & KATZ
Richard Katz (PA 20702)
140A East King Street
Lancaster, PA 17602
717-394-7204
rkatz@arnoldbeyerkatz.com

COZEN O'CONNOR

/s/ Walter M. Foster

By: Walter M. Foster (*pro hac vice*)
200 State Street, Suite 1105
Boston, MA 02109
617-849-5012
WalterFoster@cozen.com

Jason A. Cabrera (PA 315804)
1650 Market Street, Suite 2800
Philadelphia, PA 19103
215-665-7267
JCabrera@cozen.com

NICHOLS KASTER

Rachhanna T. Srey (MN 340133)
4700 IDS Center, 80 South 8th Street
Minneapolis, MN 55402
612-256-3200
srey@nka.com

Dated: October 28, 2024

Attorneys for Plaintiff

Dated: October 28, 2024

Attorneys for Defendant